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Indian Boarding Schools

Report of Conference

AND

Memorandum of Proposed Agreement

BETWEEN

The Department of Indian Affairs

AND

The Churches Engaged in Educational
Work Among the Indians



METHODIST MISSION ROOMS, TORONTO, CANADA

INDIAN BOARDING SCHOOLS

MEMORANDUM OF PROPOSED AGREEMENT

OTTAWA, 21st November, 1910.

REV. T. E. E. SHORE,
General Secretary, Methodist Mission Rooms, Toronto, Ont.

Re Indian Boarding Schools—Mount Elgin, Norway House, Port Simpson and Kitamaat.

RT. REV. SIR,—

Herewith I beg to enclose a memorandum of information relating to Indian Boarding Schools and draft of contract which it is proposed that the authorities responsible for the maintenance and conduct of Indian boarding schools shall become a party to in order to entitle such schools to Government aid.

The memorandum and draft contract in question are the result of a conference held in Ottawa on the eighth of November, at which were present the Superintendent General of Indian Affairs, the Superintendent of Indian Education, and the following gentlemen representing the several religious bodies in Canada especially interested in Indian Education:

Representing the Anglican Church.

Most Rev. S. P. Matheson, Archbishop of Rupert's Land, Primate of All Canada.
Rt. Reverend G. Thorneloe, Bishop of Algoma.
Rt. Reverend J. G. Anderson, Chapleau, Bishop of Moosonee.
Archdeacon Tims of Calgary, representing the Bishop of Calgary.
Rev. Archdeacon McKay, Prince Albert, representing the Bishop of Saskatchewan.

Representing the Roman Catholic Church.

Rt. Reverend G. Breynat, Bishop of McKenzie River.
Rt. Reverend G. Charlebois, Keewatin, representing Bishop Legal of St. Albert.
Rt. Reverend D. J. Scollard, North Bay, Bishop of Sault Ste. Marie.
Reverend Father Poitras, Winnipeg.
Reverend Father Magnan, Winnipeg.
Reverend Father Gauvreau, Procurator General, Ottawa.
Reverend Father Gabillon, representing Bishop Pascal of Prince Albert.
Reverend Charles Belanger, Wikwemikong.

Representing the Methodist Church.

Reverend Dr. T. E. E. Shore, Superintendent Missions.
Reverend T. Ferrier, Brandon, Man.

Representing the Presbyterian Church.

Hamilton Cassels, K.C., Toronto, Ontario.

Reverend J. H. Turnbull, Ottawa.

The circumstances which led to the conference may be briefly outlined.

When Indian education was taken up seriously in Western Canada in the eighties, the policy of the Government was to establish Industrial Schools, erected at the cost of the Government, to be conducted under the auspices of the several religious bodies interested; the Government contributing to the maintenance of the schools a fixed sum per head. In pursuance of what was then believed to be sound policy these schools were, generally speaking, located at points distant from the Indian reserves, and for this reason there was frequently considerable difficulty in securing a sufficient attendance of Indian pupils to earn the grant adequate for their up-keep.

To meet the educational needs of the Indian children who could not for one reason or another be provided for in the industrial schools already mentioned, from time to time boarding schools were established on a number of reserves at the charge of the various religious bodies. It was a foundation principle in the case of the industrial schools that the Government erected the building at Government cost, while in the case of boarding schools the Church erected the buildings at the cost of the Church. In recognition of the efforts towards Indian education by the erection of these boarding schools, and to substantially assist the Churches in their work, a grant per head was made by the Government towards their support.

As time went on it became more and more apparent that the boarding schools were filling a want that the industrial schools had not filled, and for this reason instead of the number of industrial schools having been increased the number of boarding schools has been increased. With this increase in the number of boarding schools the burden of their support upon the various Churches has correspondingly increased, and as the buildings which were erected in the first place by the Churches have required repair or enlargement the Government has from time to time, and in many cases, been called upon to provide these enlargements, improvements and repairs. Besides, there have been occasions when the difference between the contribution of the Government and the actual cost of maintaining the school was greater than the Church interested in the school felt itself able to provide, and the Government was called upon to meet the deficit.

This was not a desirable condition from the point of view either of the Church or of the Government. If there had been a prospect of these conditions being improved there might not have been a need of change, but all reports tended to show that, far from the probability that this condition would be improved, it was likely to become aggravated year by year. Realizing the importance of the educational work being done by the boarding schools, and the serious burden that the support of these schools is upon the various Churches interested in them, the Government concluded and the conference agreed that it would be wise to substantially increase the grant per head to boarding schools conducted under Church auspices, but in doing this it was necessary that the unbusiness-like lack of arrangement whereby the Government repaired and added to mission buildings and met deficiencies in mission management should cease.

The draft of the contract embodies the conditions upon which the increased grant will be paid. These conditions require that the school buildings shall be sanitary and that the school management shall be such as will conduce to the physical, moral and mental well-being of the children. Differences in the amount of the grant to different schools are caused by reason of differences in conditions which bear upon the cost and up-keep. It is assumed that in the eastern division the cost of up-keep is less than in the western division, and that in the northern division the cost is still higher, and that there is no practical possibility of supplying modern construction and appliances in the northern division. The difference between the minimum and maximum grants

in the eastern and western divisions is made to give the Church the benefit by an increased grant of the capital expenditure which it makes in the erection of a first class building. It is recognized that the standard of comfort and sanitation is much higher to-day than it was twenty years ago, and that the condition of the Indian children is such that they should have the benefit of the best sanitary improvements. Therefore the maximum grant is given where the Church erects a building at its own cost that will meet specified modern conditions. The minimum grant is given where the buildings erected by the Church do not provide modern improvements. In case the Government erects a building it is intended that it shall conform in all respects to modern ideas, but in that case, the capital charge having been borne by the Government, the Church can only receive the minimum grant.

The Government is willing to spend a moderate amount from year to year in establishing new and modern buildings, but it does not undertake to furnish modern buildings in all cases where they are required within a short space of time. The churches interested have the option of erecting a first-class building, and thereby securing a maximum grant, or of erecting or continuing a second-class building, and receiving the minimum grant, or as a third choice, awaiting the time when it will be possible for the Government to erect the building, in which case they will also receive the minimum grant.

In the case of buildings now in existence, and the property of any Church, it is to be understood that they must be made to conform to the minimum requirement as set out in the accompanying memorandum, and in accordance with the terms of the draft contract at the cost of the Church, or they cannot receive any grant. In case of buildings owned by the Government improvements will not be paid for unless they are made by the Government, that is, unless the contract is signed and lived up to no grant will be paid.

For the present, after signing the contract, grants will be paid to schools according to the schedule herewith, beginning on the 1st April, 1911, until it has been shown that these schools are entitled by reason of improvements to be placed in a different class. If after due notice any school does not conform to the terms of the contract and of the memorandum of classification, it will not be entitled to receive any grant.

In case it is desired to establish new schools it is to be thoroughly understood by all concerned that unless the Department is consulted in regard to the proposed establishment of any school, and until a decision favourable to such establishment has been given, the Church establishing such school has no claim under the arrangement made. The funds available to meet the obligations of the Government under the arrangement are provided by Parliament from year to year, and provision cannot be made for the support of any school until the amount necessary has been voted by Parliament.

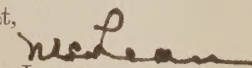
As it is contemplated under the arrangements that the Government shall pay a much larger proportion of the total cost of Indian education than before, it is thereby compelled to assume a proportionately larger measure of responsibility as to the conduct of those schools, especially in the matter of the accommodation which they give and the bearing which their conditions have upon the health of the pupils.

The Inspectors of the Department are being instructed to immediately examine the school buildings in their districts, with a view to ascertain whether the classification of the schools shown in the schedule is correct. When their report shows that the school buildings entitle the management to payment of the new grant a form of contract will be forwarded for signature. When the Inspector finds that certain improvements have to be made the management will be notified, and upon completion of the improvements, and after they are approved by the Inspector, a contract will be forwarded for signature.

Each contract is to be signed by the Bishop of the Diocese in which the school is situated, or when the Church has not Episcopal organization, by the officer empowered by the Church to sign the contract.

It is hoped that the arrangement arrived at amicably and unanimously will result in improved relations between the Department and the religious bodies interested in Indian education, and, as well, will result in benefit to the physical condition and the intellectual and industrial advancement of the Indian children.

Your obedient servant,


JOHN LELAND,

Asst. Deputy and Secretary.

MEMORANDUM.

For the purpose of deciding upon a proper geographical division of the Boarding Schools to receive the maximum and minimum of the new scale of payment, *i.e.*, \$80.00 and \$100.00, and \$100.00 and \$125.00, they shall be divided into Eastern, Northern and Western divisions. The Eastern division (\$80.00 and \$100.00) to include all the schools in Ontario except Albany, Moose Factory, Fort Frances, Rat Portage and Cecilia Jeffrey. The Northern division (\$125.00) to include the following schools, which are located 200 miles or more from a railway, *i.e.*, Albany, Moose Factory, Lac la Plonge, Lac la Ronge, Whitefish Lake, Lesser Slave Lake, Sturgeon Lake, Ft. Chipewyan, Lake Wabiscow, R.C., Lake Wabiscow, C. of E., Ft. Resolution, Ft. Vermilion, Hay River and Fort Providence. The Western division (\$100.00 and \$125.00) to include all the other boarding schools in Manitoba, North-West Territories, Saskatchewan, Alberta and British Columbia, and including the three Ontario boarding schools mentioned above, *i.e.*, Fort Frances, Rat Portage and Cecilia Jeffrey.

The number of children to be accommodated in each school to be limited by the contract. The limit is to be fixed by considerations of air space and ventilating systems, and floor space in class rooms. In the dormitories the air space must be at least 500 cubic feet for each child. In the class rooms the limit is to be fixed by the floor space for seats and the air space for pupils, the latter to be not less than 250 cubic feet for each pupil, and the former sixteen square feet for each pupil.

SCHOOL BUILDINGS, CLASS "A."

The buildings owned by the Church which would entitle the school to a per capita grant of \$100.00 in the Eastern division and \$125.00 in the Western division should conform to the following general specifications:

1. Substantial building either of brick, stone, cement or wood in good state of repair.
2. To be built on a stone or cement foundation with a light, airy basement of full size of main building with cement floor.
3. Pure and plentiful water supply distributed throughout the building.
4. A proper system of sanitary water closets, drainage and disposal of sewage.
5. Hospital accommodation for the isolation of pupils ill with infectious disease or tuberculosis.

6. Modern system of ventilation in dormitories and class rooms and sufficient air space in dormitories and class rooms for the number of pupils accommodated.

7. Modern heating apparatus, hot water, steam or hot air.

8. Sufficient area of land for farms and gardens and practical industrial work, where such work can be carried on.

SCHOOL BUILDINGS, CLASS "B."

The buildings owned by the Government which would entitle the management to \$80.00 per capita in the Eastern division and \$100.00 per capita in the Western division would be the same as described in Class "A."

SCHOOL BUILDINGS IN CLASS "C."

Buildings owned by the Churches which do not in all particulars conform to the specifications in Classes "A" and "B", and which are nevertheless sanitary and kept in a good state of repair, and which would entitle the school to \$80.00 per capita in the Eastern division and \$100.00 per capita in the Western division. The buildings in this class must conform to the requirements of Clauses "5," "6," and "8" of Class "A."

THIS AGREEMENT made this
day ofone thousand nine hundred andby
and between His Majesty, The King, represented by the Superintendent General of Indian
Affairs of Canada, of the first part (hereinafter called the Superintendent General) and
.....
of the second part (hereinafter called the)

WITNESSETH that the said parties have covenanted and agreed and by these presents do
covenant and agree to and with each other as follows:—

I. The for and in
consideration of the compensation hereinafter named agree:—

(1) To support, maintain and educate, in a manner satisfactory to the Superintendent General, at the Boarding School at
known as
not more thanIndian pupils and not to allow more than an
excess of one pupil for every twenty or fraction of twenty of the above number of pupils to remain
in the said school at any one time.

(2) a. That no child shall be admitted to the said school who is under seven years of age.

b. That no child shall be allowed to remain in the said school who is over eighteen years of age unless by special permission of the Superintendent General.

(3) That no child shall be admitted to the school by the
until *where practicable* a Physician, to be named by the Superintendent General, has reported that
the child is in good health and suitable as an inmate of said school, and the Superintendent
General has authorized the acceptance of such child.

(4) *a.* And that no child shall be admitted to the said school without the special authority of the Superintendent General, unless he or she is the child of a duly enrolled member of
.....Band of Indians orirregular Band of
Indians now under the supervision ofIndian Agent.

b. That no half-breed child shall be admitted to the said school unless Indian children cannot be obtained to complete the number authorized by Article I., Sec. 1 and Sec. 4 (*a*) of this agreement, in which event the Superintendent General may in his discretion permit the admission of any half-breed child; but the Superintendent General will not pay any grant for any such half-breed pupil provided under Article II., Sec. 1, of this agreement, nor any part of the cost of its maintenance or education whatever.

(5) That no child who has been in attendance at any other boarding school during the twelve months preceding the date of the application for admission to the said school, though otherwise eligible, shall be admitted to the said school without special authority from the Superintendent General.

(6) That the said school shall be conducted under such regulations as may from time to time be approved of by His Excellency the Governor-General in Council.

(7) To provide for the said school such sufficient number of teachers, officers and employees as may in the opinion of the Superintendent General be necessary for its satisfactory conduct and management.

(8) Not to employ, except on probation for a period not exceeding six months, at said school any teacher or instructor until evidence satisfactory to the Superintendent General has been submitted to him that such teacher or instructor is able to converse with the pupils under his charge in English, and is able to speak and write the English language fluently and correctly and possesses such other qualifications as in the opinion of the Superintendent General may be necessary.

(9) To provide at the said school teachers and officers qualified to give the pupils religious instruction at proper times; to instruct the male pupils of the said school in gardening, farming and care of stock, or such other industries as are suitable to their local requirements; to instruct the female pupils in cooking, laundry work, needle work, general housewifery and dairy work, where such dairy work can be carried on; to teach all the pupils in the ordinary branches of an English education; to teach calisthenics, physical drill and fire drill; to teach the effects of alcoholic drinks and narcotics on the human system, and how to live in a healthy manner; to instruct the older advanced pupils in the duties and privileges of British citizenship, explaining to them the fundamental principles of the Government of Canada, and to train them in such knowledge and appreciation of Canada as will inspire them with respect and affection for our country and its laws.

(10) To supply the pupils of the said school to the satisfaction of the Superintendent General with suitable and sufficient clothing, subsistence, lodging accommodations, and all other articles necessary to their personal comfort and safety; also to supply the said school with mechanical tools, seeds and all other articles and equipment necessary for its proper conduct except as hereinafter otherwise provided.

(11) To keep the pupils clean and free from vermin both in their clothes and persons.

(12) To keep and maintain the school buildings and premises, to supply proper sanitation and sanitary appliances, and to keep the buildings free from flies, insects and vermin.

(13) To maintain the buildings at the said school and the school premises when they are the property ofin good condition and repair, the whole to the satisfaction of the Superintendent General.

(14) To appropriately observe the King's Birthday, Victoria Day, Dominion Day and Thanksgiving Day at the said school.

(15) To have school-room exercises on five and industrial exercises on six days in each week, legal holidays excepted; and excepting also a vacation not to exceed one month between the first day of July and the first day of October in each year, unless some other course is expressly sanctioned by the Superintendent General. During the vacation the pupils may in the discretion of thebe permitted to visit their homes, but the Superintendent General will not pay any part of the cost of transportation either going or returning.

(16) To make to the Superintendent General such reports upon the said school as he may from time to time require.

(17) To permit the Superintendent General and any person or persons named by him for that purpose to inspect the said school, school buildings and premises, and to afford the Superintendent General and such person or persons every facility for making such inspection thorough and complete.

(18) To make any change or alteration in the school building or premises or in the management or control of the said school *rendered necessary to comply with the intent and spirit of the agreement*, and to remove *for cause* from the said school any teacher, officer, employee or pupil when required so to do by the Superintendent General.

(19) Not to assign this contract or any interest therein without first obtaining the written consent of the Superintendent General.

II. The Superintendent General, in consideration of the faithful performance by the.....
.....of the above covenants and stipulations, agrees:—

(1) To pay the
at the rate of.....per annum for each pupil, but the number of pupils so to be paid for shall not exceed....., in accordance with the restrictions hereinbefore set out; the payments shall be made quarterly and each quarterly payment shall be computed on the average attendance of each pupil, provided however that the said grant shall be allowed and paid during the vacation, but no payments will be made until Returns have been received by the Superintendent General duly certified by the that the said school has been maintained and managed according to the true intent and meaning of this contract.

(2) To provide the pupils of the said school with medicines, school books, stationery and school appliances.

(3) To maintain the buildings at the said school and the school premises, when they are the property of the Government, in good condition and repair and provide for proper sanitation and sanitary appliances.

III. The Superintendent General shall have the right to cancel and rescind this contract if in his opinion thehas failed to comply with any of the covenants and stipulations of this contract by giving six months' notice in writing to the....., and such notice shall be sufficiently served by sending it by registered mail addressed to the..... at

IV. Pursuant to the statute in that behalf it is hereby expressly agreed that no member of the House of Commons of Canada shall have any share or part in this agreement or any benefit to arise therefrom.

V. Should the amount voted by Parliament and applicable towards payment by the Superintendent General of the grant for each pupil in the said school hereinbefore provided for or towards payment of anything to be supplied, provided or done by the Superintendent General under this contract be at any time expended during the continuance of this contract, the Superintendent General may give the notice to that effect and thereafter the shall not be entitled to any payment under this contract, and the Superintendent General and His Majesty shall not be liable to supply, provide or do anything under this contract for which the expenditure of money may be necessary, until the necessary funds shall have been voted by Parliament in that behalf and in no event shall the.....have, make or prefer any claim against the Superintendent General or His Majesty for any damages or compensation.

VI. In this contract the word.....shall mean and include the and and the words Superintendent General shall mean the Superintendent General or acting Superintendent General of Indian Affairs for the time being and His Majesty include His Majesty's heirs and successors.

VII. This contract unless rescinded by the Superintendent General under the provisions hereinbefore mentioned shall continue in force for a term of.....years, to be computed from the.....day of....., 19 ..

IN WITNESS WHEREOF the undersigned have hereunto subscribed their names and affixed their seals the day and year as hereinbefore written.

WITNESS:

..... (Seal)
For the party of the First Part.

..... (Seal)
For the party of the Second Part.

DEPARTMENT OF INDIAN AFFAIRS

ESTIMATES, 1911-1912

INDIAN EDUCATION—SUBJECT TO REVISION.

EASTERN DIVISION, ONTARIO.

CLASS "A."

First Class Buildings owned by the Church Authorities.

School.	Denomination.	No. of Pupils.	Rate.	Per Capita Grant. 1911-1912.
Mount Elgin	Meth.	100	@ \$100 p.c.	\$10,000 00
Mohawk Institute	C. of E.	100	@ 100 p.c.	10,000 00
Shingwauk	"	75	@ 100 p.c.	7,500 00
Wikwomikong (Boys)	R. C.	65	@ 100 p.c.	6,500 00
" Girls	"	60	@ 100 p.c.	6,000 00
Ft. William Orphanage.....	"	35	@ 100 p.c.	3,500 00
Total				\$43,500 00

CLASS "B."

First Class Buildings Owned by the Government.

Chapleau	C. of E.	40	@ \$80 p.c.	\$3,200 00
Total				\$3,200 00

WESTERN DIVISION, ONTARIO.

CLASS "A."

First Class Buildings owned by the Church Authorities.

Kenora	R. C.	50	@ \$125 p.c.	\$6,250 00
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CLASS "B."

First Class Buildings Owned by the Government.

Fort Frances	R. C.	60	@ \$100 p.c.	\$6,000 00
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CLASS "C."

Second Class Buildings Owned by the Church.

Cecilia Jeffrey	Presb.	40	@ \$100 p.c.	\$4,000 00
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NORTHERN DIVISION, ONTARIO.

CLASS "C."

Second Class Buildings Owned by the Church.

School.	Denomination.	No. of Pupils.	Rate.	Per Capita Grant. 1911-1912.
Albany	R. C.	25	@ \$125 p.c.	\$3,125 00
Moose Factory	C. of E.	25	@ 125 p.c.	3,125 00
Total				\$6,250 00

WESTERN DIVISION, MANITOBA.

CLASS "A."

First Class Buildings owned by the Church Authorities.

Pine Creek	R. C.	65	@ \$125 p.c.	\$8,125 00
Pine Creek	R. C.	15 (day)	@ 12 p.c.	180 00
Birtle	Presb.	50	@ 125 p.c.	6,250 00
Total				\$14,555 00

CLASS "B."

First Class Buildings owned by the Government.

Fort Alexander	R. C.	60	@ \$100 p.c.	\$6,000 00
Sandy Bay	R. C.	60	@ 100 p.c.	6,000 00
Total				\$12,000 00

CLASS "C."

Second Class Buildings owned by the Church.

Portage la Prairie	Presb.	35	@ \$100 p.c.	\$3,500 00
Norway House	Meth.	50	@ 100 p.c.	5,000 00
Total				\$8,500 00

WESTERN DIVISION, SASKATCHEWAN.

CLASS "A."

First Class Buildings owned by the Church Authorities.

Cowesses	R. C.	45	@ \$125 p.c.	\$5,625 00
Muscowequan's	R. C.	50	@ 125 p.c.	6,250 00
Total				\$11,875 00

CLASS "B."

First Class Buildings owned by the Government.

School.	Denomination.	No. of Pupils.	Rate.	Per Capita Grant. 1911-1912.
Duck Lake	R. C.	100	@ \$100 p.c.	\$10,000 00
File Hills	Presb.	40	@ 100 p.c.	4,000 00
Total				\$14,000 00

CLASS "C."

Second Class Buildings owned by the Church.

Crowstand	Presb.	50	@ \$100 p.c.	\$5,000 00
Gordon's	C. of E.	50	@ 100 p.c.	3,000 00
Thunderchild's	R. C.	20	@ 100 p.c.	2,000 00
Onion Lake	C. of E.	20	@ 100 p.c.	2,000 00
Onion Lake	R. C.	50	@ 100 p.c.	5,000 00
Keeseekouse	R. C.	25	@ 100 p.c.	2,500 00
Round Lake	Presb.	40	@ 100 p.c.	4,000 00
Total				\$23,500 00

NORTHERN DIVISION, SASKATCHEWAN.

CLASS "C."

Second Class Buildings owned by the Church.

Lac la Plonge	R. C.	50	@ \$125 p.c.	\$6,250 00
Lac la Ronge	C. of E.	50	@ 125 p.c.	6,250 00
Total				\$12,500 00

WESTERN DIVISION, ALBERTA.

CLASS "A."

First Class Buildings owned by the Church.

St. Albert (Boys)	R. C.	40	@ \$125 p.c.	\$5,000 00
Total				\$5,000 00

CLASS "B."

First Class Buildings owned by the Government.

Blackfoot	C. of E.	40	@ \$100 p.c.	\$4,000 00
Sarcee	C. of E.	15	@ 100 p.c.	1,500 00
Total				\$5,500 00

CLASS "C."

Second Class Buildings owned by the Church.

School.	Denomination.	No. of Pupils.	Rate.	Per Capita Grant. 1911-1912.
St. Albert (Girls)	R. C.	40	@ \$100 p.c.	\$4,000 00
Blue Quills	R. C.	45	@ 100 p.c.	4,500 00
Crowfoot	R. C.	40	@ 100 p.c.	4,000 00
Peigan	C. of E.	30	@ 100 p.c.	3,000 00
Peigan	R. C.	30	@ 100 p.c.	3,000 00
Blood	C. of E.	50	@ 100 p.c.	5,000 00
Blood	R. C.	50	@ 100 p.c.	5,000 00
Ermineskins	R. C.	50	@ 100 p.c.	5,000 00
Total				\$33,500 00

NORTHERN DIVISION, ALBERTA.

CLASS "C."

Second Class Buildings owned by the Church.

Whitefish Lake	C. of E.	25	@ \$125 p.c.	\$3,125 00
Lesser Slave Lake	R. C.	40	@ 125 p.c.	5,000 00
Sturgeon Lake	R. C.	25	@ 125 p.c.	3,125 00
Ft. Chipewyan	R. C.	40	@ 125 p.c.	5,000 00
Lake Wabiscow	R. C.	25	@ 125 p.c.	3,125 00
Lake Wabiscow	C. of E.	25	@ 125 p.c.	3,125 00
Ft. Vermilion	R. C.	20	@ 125 p.c.	2,500 00
Hay River	C. of E.	25	@ 125 p.c.	3,125 00
Ft. Resolution	R. C.	25	@ 125 p.c.	3,125 00
Ft. Providence	R. C.	65	@ 125 p.c.	8,125 00
Total				\$39,375 00

WESTERN DIVISION, BRITISH COLUMBIA.

CLASS "C."

Second Class Buildings owned by the Church.

Ahousaht	Presb.	25	@ \$100 p.c.	\$2,500 00
Alberni	Presb.	50	@ 100 p.c.	5,000 00
Pt. Simpson (Boys)	Meth.	20	@ 100 p.c.	2,000 00
Pt. Simpson (Girls)	Meth.	45	@ 100 p.c.	4,500 00
Sechelt	R. C.	50	@ 100 p.c.	5,000 00
Squamish	R. C.	50	@ 100 p.c.	5,000 00
St. Mary's	R. C.	60	@ 100 p.c.	6,000 00
Yale	C. of E.	35	@ 100 p.c.	3,500 00
Kitamaat	Meth.	20	@ 100 p.c.	2,000 00

Total per capita Grant, Boarding Schools in B.C..... \$35,500 00

